

The Dills Family

301 White Oak Lane
Greenwood, Indiana 46142

June 30, 2005

RE: Docket 02-278, File Number DA 05-1347

Dear FCC:

I understand the Consumer Banker's Association desires to impose an Established Business Relationship on Indiana consumers weakening the Indiana Do Not Call law. I do not support this effort and urge the FCC to reject/deny the CBA petition. Businesses have many mediums to peddle their services. While I may ignore other conduits (television, radio, paper, direct mailing) it would be dangerous and impractical to shut down my phone. What if my wife was rushed to a hospital? What if a family member is dying? These are recent, real-life examples. I am flabbergasted the FCC would like to see such urgent calls sent to my voice mail as I listen to repeated, continuous phone commercials and sales pitches --- pitches I neither need nor desire.

Additionally, in this age of despair over the state of the American family it goes against our cultural values to desecrate the family dinner with these repeated intrusions. Prior to Indiana's Do Not Call list it was not unusual to receive three calls a night during dinner time. How can one maintain conversations, ask children about their day, or maintain a sense of propriety communing with one's spiritual beliefs during the evening meal?

If these businesses were paying for my phone, if I received it "on their dime," they would have every right to send me as many advertisements and request for businesses as they like; they would be paying the bill. But individual citizens pay for this service, including the associated taxes. As such, it is the rights of the individuals, not the corporations, which should be protected in this case.

Again, I urge the FCC to reject the Consumer Banker's Association petition.

Respectfully,

Andrew W. Dills
301 White Oak Lane
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